		ES DISTRICT C TOF NEBRASE	
UNITED STATES OF AMERICA, Plaintiff,		) ) ) 8:07C	P366
v. JEANETTE BLAND, Defendant.	CR	307	0670 5%

# CONSENT TO TRANSFER OF CASE FOR PLEA AND SENTENCE

(Under Rule 20)

E-Filing

I, JEANETTE BLAND, defendant, have been informed that an indictment is pending against me in the above designated cause. I wish to plead guilty to the offense charged in Count I, to consent to the disposition of the case in the Northern District of California and to waive trial in the above captioned District.

Dated:	, 2007 at			
JEANETTE BLAND				
Defendant				
Attorney for Defenda	nt			

United States Attorney for the Northern District of California United States Attorney for the

District of Nebraska

Approved

300

# U.S. Department of Justice

### Rule 20—Transfer Nonce

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To:		District	Date				
	Allison Danner	Northern District	0-4-1 10 2007				
	Assistant U.S. Attorney	of California	October 19, 2007				
Name	of Subject	Statute Violated	File Data (Initials and Number)				
	Jeanette Bland	18 U.S.C. 371					
Part A—District of Arrest							
	☐ The above-named subject has been apprehended in this jurisdiction and indicates amenability to Rule 20 disposition of the changes pending against him in your district. Kindly indicate whether you are agreeable to Rule 20 disposition and forward two certified copies of indictment or information if any.						
	Enclosed is certified copy of waiver of indictment executed by defendant. Kindly file criminal information and forward two certified copies thereof.						
	Enclosed is Consent to Transfer form executed in duplicate (one copy for your files) by defendant and the United States Attorney in the district of arrest. Kindly add your consent and have the Clerk of your district transmit the papers in the proceedings or certified copies thereof to the Clerk of the Court in this district in accordance with Rule 20.  Docket No						
	Other (Specify):						
From	☐ The above-named defendant entered a plea of guilty under Rule 20.  Date of Plea Date of Sentence Sentence  From (Signature and Title)  Address						
	( - G						
Part B—District of Offense							
X	I am agreeable to Rule 20 disposition.						
	I am not agreeable to Rule 20 disposition. Defendant's appearance is desired at						
	on at o'clock.  (Kindly notify me of any anticipated delay.)						
_							
2	Enclosed are two certified copies of indictment or information. Docket No. 8:07CR266						
	☐ Please have defendant execute waiver of indictment.						
	Other (Specify):						
Signat	ture (Name and Title)	District	Date				
_		   Nebraska	October 19, 2007				
		11CDI GORG	0000001 17, 2007				

See United States Attorneys Manual 9-14.000 for an explanation of procedures under Rules 7 & 20, Federal Rules of Criminal Procedure.

Joe W. Stecher, U.S. Attorney

Document 19-2 Filed 10/24/2007 Case 3:07-cr-00670-JSW Page 3 of 7 Date Filed: 07/18/2007 Case: 8:07-cr-00266-LES-TDT Document #: 1-2 Page 1 of 5 SEALED FILED U.S. DISTRICT COURT DISTRICT OF NEBRASKA [7 JUL 18 PH 5: 25 IN THE UNITED STATES DISTRICT COURT OFFICE OF THE CLERK FOR THE DISTRICT OF NEBRASKA 8:07CR 246 UNITED STATES OF AMERICA, Plaintiff. INDICTMENT v. 18:U.S.C. § 371 18 U.S.C. § 1344 PATRICE RAVEN and, 18 U.S.C. § 2 JEANETTE BLAND

The Grand Jury charges:

### **COUNT I**

Defendant.

At all material times herein, U.S. Bank, was a financial institution, the accounts of which were then insured by the Federal Deposit Insurance Corporation, and maintained branch offices in Omaha, Nebraska.

- 1. On or about the 28th day of February, 2006, and continuing until on or about the 2nd day of March, 2006, in the District of Nebraska, the defendants PATRICE RAVEN and JEANETTE BLAND, did knowingly and willfully, agree, combine, confederate, and conspire together to commit the following offenses against the laws of the United States:
- (a) To knowingly execute, and attempt to execute a scheme and artifice to defraud a financial institution and to obtain monies under the custody and control of a financial institution by means of materially false and fraudulent pretenses, representations, and promises in violation of Title 18, United States Code, Sections 1344.
- It was part of the conspiracy that the defendants would obtain prepaid credit cards for which cash advances were allowed only up to the amount of funds paid on deposit with the credit card issuer.

I certify this to be a true copy of the original record in my custody.

OFFICE OF THE CLERK

Deputy Clerk

3. The defendants would then enter into a bank and present the prepaid credit card to a bank teller for a cash advance in an amount exceeding that for which was on deposit. After initially being declined for the cash advance, the defendants would then purport to telephone the customer service department for the credit card issuer seeking authorization for the cash advance in excess of funds

4. It was further part of the conspiracy that the defendants would then telephone an unknown third party posing as the customer service representative who would then provide verbal authorization for the requested cash advances.

on deposit.

- 5. In furtherance of the conspiracy and to affect the objects thereof in the District of Nebraska, the defendants PATRICE RAVEN and JEANETTE BLAND, did commit without limitation the following overt acts:
- (a) On or about the 28th day of February, 2006, the defendant PATRICE RAVEN, went to a branch of the U.S. Bank in Omaha, Nebraska, and requested a \$7,000 cash advance on a prepaid Green Dot Master Card.
- (b) On or about the 28th day of February, 2006, the defendant PATRICE RAVEN, to facilitate approval for her requested cash advance at the U.S. Bank in Omaha, Nebraska, represented to a teller at the U.S. Bank that she had called customer service for Green Dot Master Card and that a customer service representative of Green Dot Master Card was on the phone to talk to the U.S. Bank teller for the purpose of authorizing the \$7,000 prepaid cash advance.
- (c) On or about the 28th day of February, 2006, PATRICE RAVEN, received \$7,000 in cash from a branch of the U.S. Bank in Omaha, Nebraska, in furtherance of her requested cash advance on a Green Dot Master Card.
- (d) On or about the 28th day of February, 2006, defendant JEANETTE BLAND, accompanied defendant PATRICE RAVEN, to the branch of the U.S. Bank, in Omaha, Nebraska, visited by

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PATRICE RAVEN, and aided and advised JEANETTE BLAND, as to how to consummate the transaction.

- (e) On or about the 2nd day of March, 2006, the defendant JEANETTE BLAND, went to a branch of the U.S. Bank in Omaha, Nebraska, and requested a \$7,000 cash advance on a prepaid Green Dot Master Card.
- (f) On or about the 2<sup>ND</sup> day of March, 2006, the defendant JEANETTE BLAND, to facilitate approval for her requested cash advance at the U.S. Bank in Omaha, Nebraska, represented to a teller at the U.S. Bank that she had called customer service for Green Dot Master Card and that a customer service representative of Green Dot Master Card was on the phone to talk to the U.S. Bank teller for the purpose of authorizing the \$7,000 prepaid cash advance.
- (g) On or about the 2<sup>nd</sup> day of March, 2006, JEANETTE BLAND, received \$7,000 in cash from a branch of the U.S. Bank in Omaha, Nebraska, in furtherance of her requested cash advance on a Green Dot Master Card.
- (h) On or about the 2<sup>nd</sup> day of March, 2006, defendant PATRICE RAVEN, accompanied defendant JEANETTE BLAND, to the branch of the U.S. Bank, in Omaha, Nebraska, visited by JEANETTE BLAND, and aided and assisted PATRICE RAVEN, in the consummation of the transaction.

All in violation of Title 18. United States Code, Section 371.

#### **COUNT II**

The Grand Jury realleges all of the allegations contained in paragraphs 1 through 5 of this Indictment and further alleges as follows:

1. On or about 28th day of February, 2006, and continuing to and through 2nd day of March, 2006, defendants PATRICE RAVEN and JEANETTE BLAND, devised a scheme and artifice to defraud a branch of the U.S. Bank in Omaha, Nebraska. RAVEN and BLAND,

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effectuated their scheme by fraudulently representing to tellers at the U.S. Bank that an unknown third person on the telephone was a customer service representative of the credit card issuer. Green Dot and that said customer service representative was prepared to and did authorize cash advances in excess of funds on deposit with Green Dot for each of the defendants prepaid credit cards.

2. On or about the 28th day of February, 2006, in the District of Nebraska, the defendant PATRICE RAVEN, for the purpose of executing and attempting to execute the scheme and artifice to defraud misrepresented the identity of an individual on the telephone as that of a customer service representative for Green Dot Master Card when in fact RAVEN well knew that said individual was not a representative of Greed Dot MasterCard.

In violation of Title 18, United States Code, Section 1344 and 2.

## **COUNT III**

The Grand Jury realleges all of the allegations contained in paragraphs 1 through 5 of this Indictment and further alleges as follows:

- 1. On or about 28th day of February, 2006, and continuing to and through 2nd day of March, 2006, defendants PATRICE RAVEN and JEANETTE BLAND, devised a scheme and artifice to defraud a branch of the U.S. Bank in Omaha, Nebraska. RAVEN and BLAND, effectuated their scheme by fraudulently representing to tellers at the U.S. Bank that an unknown third person on the telephone was a customer service representative of the credit card issuer Green Dot and that said customer service representative was prepared to and did authorize cash advances in excess of funds on deposit with Green Dot for each of the defendants prepaid credit cards.
- 2. On or about the 28th day of February, 2006, in the District of Nebraska, the defendant JEANETTE BLAND, for the purpose of executing and attempting to execute the scheme and

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artifice to defraud misrepresented the identity of an individual on the telephone as that of a customer service representative for Green Dot Master Card when in fact BLAND well knew that said individual was not a representative of Green Dot MasterCard.

In violation of Title 18, United States Code, Section 1344 and 2.

A TRUE BILL

FOREPERSON

JOE W. STECHER United States Attorney

The United States of America requests that trial of this case be held in Omaha, Nebraska,

pursuant to the rules of this Court.

FREDERICK D. FRANKLIN

Assistant U.S. Attorney